

1625 N. Market Blvd, Suite N219, Sacramento, CA 95834 Phone (916) 574-7900 Fax (916) 574-8618 www.pharmacy.ca.gov

STATE AND CONSUMER SERVICES AGENCY DEPARTMENT OF CONSUMER AFFAIRS ARNOLD SCHWARZENEGGER, GOVERNOR

#### **SOLE OWNER INSTRUCTIONS**

An application for a nonresident wholesaler\* must include:

- Completed Application for Nonresident Wholesaler License (form 17A-13)
- \$550 application processing fee made payable to the "California State Board of Pharmacy"
- Name of the Agent for Service of Process
- Report of the designated representative-in-charge\* (form 17A-3)
- Personal Background Affidavit (form 17A-37)
- A set of two completed fingerprint cards and a \$66.00 processing fee. Payment should be made payable to the" California State Board of Pharmacy."
- License verification from each state licensing authority where a license has been granted (form 17M-17)
- Executed Seller's Certification (form 17A-8), if the application is for a change of ownership of an existing license.
- \* Note: Under California law, the name used to describe any business, located outside California that ships drugs into California at wholesale, will change on January 1, 2006, from the former name, *out of state distributor*, to *nonresident wholesaler*. For conventional use, the board will refer to such a business as a *nonresident wholesaler* throughout this application.

Similarly under California law, the name used to describe any individual who is in charge of any wholesale drug premises (in California or elsewhere) will change on January 1, 2006, from the former name, exemptee, to designated representative. For conventional use, the board will refer to such an individual as a designated representative throughout this application.

California Department of Justice DIVISION OF CALIFORNIA JUSTICE INFORMATION SERVICES Nick L. Dedier, Director/CIO



# INFORMATION BULLETIN

Subject:

Out-of-State Applicant Fingerprint Submissions (Supercedes Information Bulletin 03-15-BCIA)

05-23-BCIA

Contact for information:
Fingerprint Rolling (

Fingerprint Rolling Certification Program

Darlene Towle

(916) 227-3249

### To: All California Applicant Agencies

The purpose of this Information Bulletin is to advise applicant agencies regarding the submission of fingerprints from out-of-state applicants.

California Penal Code Section 11102.1 precludes the DOJ from accepting applicant fingerprints unless the impressions were rolled by a certified fingerprint roller, or by an individual who is specifically exempt from the certification requirement. Currently, only law enforcement personnel and state employees who have met specified requirements are exempt from the certification requirement. This statute was enacted to protect the integrity of California's criminal history records and guard against fraud by certifying those individuals who roll applicant fingerprint impressions.

In order to meet this mandate and avoid the processing delays and additional costs that result from fingerprint rejects, individuals residing outside of California and applying for employment or licensure in California who cannot be fingerprinted in California must have their fingerprints rolled at a <u>law enforcement agency</u> in their state of residence.

Questions regarding this Information Bulletin should be directed to the Fingerprint Rolling Certification Program at the above telephone number.

Sinderely,

DOUG SMITH, Deputy Director

Division of California Justice Information Services

For:

BILL LOCKYER

Attorney General



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ARNOLD SCHWARZENEGGER, GOVERNOR

#### **APPLICATION FOR NONRESIDENT WHOLESALER\* LICENSE**

#### Sole Owner

**A. APPLICANT INFORMATION** – The business owner must complete a Personal Background Affidavit (form 17A-37) and one set of two fingerprints cards along with a fingerprint processing fee of \$66.00. License verification must be provided for each license granted outside of California (form 17M-17).

	ALL BLANKS MUST	BE COMPLETED	); IF NOT APPLICAE			
Name of Applicant (Business I	Name):			Applicant tele	ephone numbe	r:
				(		
Address of Applicants	Niversham and 100	1	O:t.	( )	04-4-	7:- 0-4-
Address of Applicant:	Number and St	reet	City		State	Zip Code
Business Owner's Name:	Last	First	Middle	Date of birth:	(Month, Day,	Year)
					(,,	,
Previous name(s) – include ma	aiden name, also knov	wn as (AKA's), "a	liases":	*Social Secu	rity number:	
Indicate whather this applie	ation in for:					
Indicate whether this applic	alion is ior.					
New Wholesaler			existing non reside	nt wholesaler	licensed with	the California
	Board of Ph	•				
	Effective dat	te of transaction	n: ————	_		
If this is a change of ownersl	ain indicate helew t	ho namo addro	see and liconed num	abor of the ov	rietina Califor	nia liconeco
il tills is a change of owners	iip, iiidicate below t	ine name, addre	ss and license num	ibei oi tile ex	isting Camon	lia licerisee.
Business Name:				License num	ber:	
Address:	Number and St	reet	City		State	Zip
Identify a person located in C		an agent for ser	vice of process:			
Name of Agent for Service	of Process:			Agent's tele	phone numb	er:
				( )		
Address of Agent:	Number and St	root	City	( )	State	Zip Code
Address of Agent.	Number and ou	icci	O.K.y		Ciaio	2.5 0000
Who will be the designated	representative-in-c	harge** at this l	ocation			
Who will be the designated representative-in-charge** at this location.						
Name of designated repres	entative-in-charge*	*.		License Nu	ımber:	
				•		
		For Office	Use Only			
Processed By:		Approved		Cashie	er#	
,				Cashier # Date		
Date:						
		Date		Amour	nt	
				1		

# **B.** Background Information

	ate in which the tional sheets if		or has been licensed as a	wholesaler, pharmacy, manufacturer, or repackager
State	License Number	Issue Date	Has any disciplinary or cr	riminal action been taken against this license?
	rambo		Yes No No	If yes, you must attach a written explanation giving full details. Failure to provide an explanation will delay the processing of your application.
State	License Number	Issue Date	Has any disciplinary or cr	riminal action been taken against this license?
			Yes No 🗌	If yes, you must attach a written explanation giving full details. Failure to provide an explanation will delay the processing of your application.
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#### C. Certification of Applicant - Please read carefully and sign below

This application must be approved by the California State Board of Pharmacy before a nonresident wholesaler license will be issued and the applicant can do business in California. If changes are made during the application process, the applicant may need to submit a new application with appropriate fees. Fees applied to this application are not transferable and are not refundable.

All items of information in this application are mandatory. Failure to provide any of the requested information will result in the application being rejected as incomplete. Any material misrepresentation in the answer of any question is grounds for refusal or subsequent revocation of license, and a violation of the Penal Code of California.

The information will be used to determine qualifications for licensure under the California Pharmacy Law. The official responsible for information maintenance is the executive officer, 1625 N. Market Blvd, Suite N219, Sacramento, California 95834, (916) 574-7900. The information may be transferred to another governmental agency, such as a law enforcement agency, if necessary for it to perform its duties. Each individual has the right to review the files or records maintained on him/her by the Board of Pharmacy, unless the records are identified as confidential information and exempted by section 1798.38 of the Civil Code.

#### Signature Block

Under penalty of perjury, under the laws of the State of California, I certify and affirm that: (1) I am the applicant, [or a person duly authorized to act on behalf of the applicant] and I am at least 18 years of age; (2) I have read the foregoing application and know the contents thereof and each and every statement made therein is true and correct; (3) I understand that falsification of any information in this application may constitute grounds for denial or subsequent revocation of the license; (4) no person other than the applicant [or applicants] has any direct or indirect interest in the applicant's [or applicants'] business to be conducted under the license for which this application is made; and (5) all supplemental statements filed with this application are true, complete, and accurate.

Signature of Applicant	Name (please print)	Title	Date

\*Disclosure of a social security number (or federal employer identification number ["FEIN"], if a partnership) is mandatory. Section 30 of the Business and Professions Code and Public Law 94-455 (42 USCA 405[c][2][C]) authorize collection of a social security number. A social security number or FEIN will be used exclusively for tax enforcement purposes, for purposes of compliance with any judgment or order for family support in accordance with section 11350.6 of the Welfare and Institutions Code and section 17520 of the Family Code, or for verification of licensure or examination status by a licensing or examination entity which utilizes a national examination and where licensure is reciprocal with the requesting state. Failure to disclose a social security number or a FEIN, this application for initial or renewal license will not be processed AND will be reported to the Franchise Tax Board, which may assess a \$100 penalty.

\*\*Note: Under California law, the name used to describe any business, located outside California that ships drugs into California at wholesale, will change on January 1, 2006, from the former name, *out of state distributor*, to *nonresident wholesaler*. For conventional use, the board will refer to such a business as a *nonresident wholesaler* throughout this application.

Similarly under California law, the name used to describe any individual who is in charge of any wholesale drug premises (in California or elsewhere) will change on January 1, 2006, from the former name, *exemptee*, to *designated representative*. For conventional use, the board will refer to such an individual as a *designated representative* throughout this application.



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#### REPORT OF DESIGNATED REPRESENTATIVE-IN-CHARGE

There must be one designated representative or pharmacist chosen as the designated representative-in-charge for each wholesaler or veterinary food-animal drug retailer (vet retailer)\* location.

If the designated representative-in-charge leaves the employment of the wholesaler or vet retailer, a new designated representative-in-charge must be reported to the board within 30 days. DO NOT USE THIS FORM TO REPORT A CHANGE. Changes in the designated representative-in-charge must be reported on a Change of designated representative-in-Charge (form 17AE-1).

The licenses of all designated representatives or pharmacists working at the wholesaler or vet retailer must be current.

(Please print or type)	ALL SECTIONS M	UST BE COMPL	_ETED	
Name of wholesaler:				Permit number (if known)
Address :	Number and Street	City	State	Zip Code
Telephone Number:	Name of person reporting	designated repres	sentative-in-charg	ge:
*****	DESIGNATED REPRESE	ENTATIVE INF	ORMATION	*****
Full name: Last	First	Mide	dle	EXC license No:
Residence Address:	Number and Street	City	State	Zip Code
Telephone Number:	Date of birth: (Month, Da	y, Year)	*Social Sec	urity number:
( )				
Previous name(s) – include maide	en name, also known as (AKA's), "	aliases":		
I certify under penalty of perj representations made in the t			that all staten	nents, answers and
Signature of person reporting designature	nated representative-in-charge			Date
Signature of designated representa	tive-in-charge			Date

\*Designated representative for vet retailers must have specific training in addition to that required for wholesale designated representatives.

NOTE: Under California law, the name used to describe any individual who is in charge of any wholesale drug premises (in California or elsewhere) will change on January 1, 2006, from the former name, exemptee, to designated representative. For conventional use, the board will refer to such an individual as a designated representative throughout this application.



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#### PERSONAL BACKGROUND AFFIDAVIT

All blanks must be completed; **if not applicable enter "N/A"**. Failure to furnish a complete explanation, or any omissions, will delay the processing of your application.

If you reside out of state, submit one set of two completed fingerprint cards and the fingerprint processing fee of \$66.00. If you reside in California, you must submit a copy of the *Request for Live Scan Service Form* verifying that fingerprints have been scanned and all applicable fees have been paid.

Please print	• • • • • • • • • • • • • • • • • • • •					<b></b>	
Full name	:	Last	First		Middle	Telephon	e Number:
						( )	
Address:		Number and	I Ctroot	City	State	,	Zip
Address.		Number and	Sireet	City	State		ΖΙΡ
Date of bi	rth: (Month, Da	v. Year)		*Sc	cial Security num	ber:	
	(, = 0.,	,, ,					
Drovious	aama(a) inalus	la maidan nama	alaa kaayya aa (	AKA'a) "alia	200":		
Previous	name(s) – includ	le maiden name, a	also known as (/	AKAS), alias	ses:		
						T	
Name of a	applicant (busine	ess name):				Applicant te	lephone number:
Address of	of applicant:	Numbe	r and Street		City	State	Zip
My posit	on with the ap	plicant is:	(Check all th	at apply)			
, , , , , , , , , , , , , , , , , , ,	•	· 	`	,			
	Sole owner	Partner	· Office	er 🗌	Stockholder	☐ Member	er
	Other, please	specify					
		· , —					
					en a manager, a		
					y partnership, co		
					ied or whose lice		en Yes 🗌 No 🗌
revo	ikea, suspende	ed, or been place	ed on probatio	n in Califori	nia or any other	state?	
16.0							
				ng informati	on for each action	on taken. Pi	ease include cancelled
per	mits. (Use add	litional sheets if	necessary.)				
Company	Name:		Type of	License:	License #:	State:	Position Held:
Type of A	rtion:						Year of Action:
i ype oi At	JUOII.						Teal Of Action.

Company Name:		Type of License:	License #:	State:	Position Held:		
Type of Action:					Year of Action:		
Company Name:		Type of License:	License #:	State:	Position Held:		
Type of Action:					Year of Action:		
Have you ever had surrendered, place governmental authority	d on probation or o	taken by this or a	any other	untarily Yes 🗌 No 🗌			
If the answer is "yes sheets if necessary		company name, permit	type, action, year	r of action a	and state. (Use additional		
Type of License:	License #:	Type of Action:		Y	rear of Action: State:		
Type of License:	License #:	Type of Action:		Y	'ear of Action: State:		
Type of License:	License #:	Type of Action:		Y	'ear of Action: State:		
3. Have you ever been in violation of any provisions of California pharmacy law, including Yes No regulations?  If "yes," please list each type of violation, license type, type of action, year of action and state. (Use additional sheets if necessary.)							
Type of License:		cense #:		State:			
Type of Action:				Year of Act	ion:		
Type of License:	1	icense #: State:					
Type of Action:				Year of Acti	ion:		
Type of License:		License #:		State:	te:		
Type of Action:				Year of Acti	ion:		
Type of License:		License #:	ense #: State:				
Type of Action:	1			Year of Acti	ion:		

17A-37 (1/05) Page 2 of 3

4.	Have you ever been convicted of, or pled no contest to, country, the United States or of any state or local ordina	nces? You must includ	de all	Yes	No 🗌
	misdemeanor and felony convictions, regardless of the those which have been set aside and/or dismissed under 1203.4. (Traffic violations of \$500 or less need not be referred.)	er Penal Code sections			
	If "yes," please attach the relevant arrest and court docu	ments.			
5.	Do you currently engage in, or have you been engaged use of controlled substances?	in the past two years ir	, the illegal	Yes	No 🗌
	If " yes," are you currently participating in a supervised rewhich monitors you in order to assure that you are not e attach a statement of explanation.				
ΡI	ease read carefully and sign below.				
	I understand that falsification of the information on this for license.	m may constitute grou	nds for denial or	revocation	of the
	I hereby certify under penalty of perjury under the laws of representations made in the foregoing individual personal accurate and that I personally completed this personal aff	affidavit, including all			
5	Signature	Print Name			
-	Fitle Fitle		Date		

\*Disclosure of your social security number is mandatory. Business and Professions Code section 30 and Public Law 94-455 (42 USC 405(c)(2)(C) authorize collection of your social security number. Your social security number will be used exclusively for tax enforcement purposes of compliance with any judgement or order for family support in accordance with section 11350.6 of the Welfare and Institutions Code, or for verification of examination entity which utilizes a national examination and where licensure is reciprocal with the requesting state. If you fail to disclose your social security number, your application for initial or renewal license will not be processed AND you will be reported to the Franchise Tax Board, which may assess a \$100 penalty against you.



#### LICENSE VERIFICATION

INSTRUCTIONS: This form is to be completed by the licensing authority in each state where you are licensed. The form must be completed even if the license is no longer current or active. Please return the state verified form with your application.

#### TO BE COMPLETED BY APPLICANT

(Please print or type)				
Name of Applicant	Telephone Number			
			( )	
Address (Street and Number)		City	State	Zip Code
Title of License		License Number	Issue Date	Exp. Date
TO BE COMPLETED BY STATE BOARD OFFIC	E VERIFYIN	G LICENSURE		
The person listed above has applied for a wholesale license in California. Before further consideration is given this application, we would appreciate your assistance in completing the information requested below. <b>Upon completion of this form, please return it to the applicant for submission with the application.</b> LICENSURE VERIFICATION PROVIDED BY THE STATE OF				
Name			License Numbe	r
Type of License Issued:	Da	te License Issued	Exp. Date of Lic	ense
License Status:				
Active	ner, please exp	lain:		
Has the licensee been found guilty of any violation for v	which disciplina	ary action was taken?	Yes 🗌 No	
If disciplinary action has been taken against this licensee, please provide this office with all the available documentation regarding the action.				
Signature				
Board Seal	Title			
	 Date			



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### SELLER'S CERTIFICATION

**INSTRUCTIONS**: This form is to be completed by the seller and submitted by the prospective owner with the application for a change of ownership. Attach a copy of the pending purchase agreement.

**NOTICE:** The current permit is not transferable and the current owner of record must maintain operations and control of the licensed premises (including renewing the permit) until a new application is approved by the Board of Pharmacy. The new owner must complete and attach the new application to this document. (Proof of authority to sell by any person, except a person whose name appears on the original permit, must accompany this certification.)

(Please print or type)	All blanks must	be completed; if not	applicable enter N/A	
This will contifu that				
This will certify that	(name of individu	al, partnership* or corpo	oration – "seller")	
has agreed that on		"seller" shall	transfer	
	month/day/year	_	(all, ha	alf, etc.)
of the right, title and inter	est in			
	(r	ame of premises)		(permit number)
located at (street nu	mber and name)	(city)	(state)	(zip code)
То				
		(name of buyer(s))		
*IF A PARTNERSHIP, LI	ST THE NAMES OF AL	L PARTNERS (all na	mes must be listed)	
				renewal must be returned to
the California State Boar	d of Pharmacy for cance	ellation, before the nev	w permit will be released	1.
				re appears below certifies ite licensee named in this
Seller's Certification, duly	authorized to make this	s sale; and (2) all state	ements made in this Sel	ller's Certification are true
and correct. If the seller	is a partnership, all par	ners must sign below	'.	
Signature of Seller	Name (p	ease print)	Title	Date
Signature of Seller	Name (p	ease print)	Title	Date
Signature of Seller	Namo (n	ease print)	Title	 Date
Oignature of Selier	rvaine (þ	case printy	TIUC	Dale

A wholesaler license is required by any business that distributes, brokers or transacts the sale or return of dangerous drugs or dangerous devices into or within California to other wholesalers, practitioners or pharmacies. Changes in several sections of California Pharmacy law, specifically relating to the wholesaling of dangerous drugs and devices in California will go into effect January 1, 2006.

The most significant change will be the addition of a \$100,000 surety bond made payable to the Pharmacy Board Contigency Fund. This requirement becomes effective January 1, 2006. The specific requirements are highlighted below.

- Any applicant for initial licensure or license renewal as a wholesaler or nonresident wholesaler (formerly referred to as an out-of-state distributor) must submit a surety bond of \$100,000 made payable to the Pharmacy Board Contigency Fund.
- In lieu of the bond, applicants may submit other equivalent means of security acceptable
  to the board, including a standby letter of credit or cash deposit in lieu of bond. These
  other means of security must be payable to the Pharmacy Board Contigency Fund.
- A single surety bond or other equivalent means of security will cover all licensed sites under common ownership.
- The board may accept a surety bond of \$25,000 if the annual gross receipts for the previous tax year are \$10 million or less.

**Note**: A licensee who has posted a \$25,000 bond but has been disciplined by any state or federal agency or issued an administrative fine under California Pharmacy Law may be required to submit a \$100,000 surety bond.

**Exception**: Certain manufacturers licensed with the FDA who are also licensed as wholesalers or nonresident wholesalers by the California State Board of Pharmacy to distribute exclusively their own product in California are exempt from these requirements.

The exact language for the Business and Professions Code sections dealing with the bonding requirements can be found in California Business and Professions Code sections 4162 and 4162.5. (See the board's Web site under "Pharmacy Law and Regulations.") The board's newsletter, "*The Script*," for October 2005 discusses some of the changes affecting businesses that wholesale dangerous drugs and devices within and into California.

If you have any questions please e-mail Brenda Cartwright at <u>Brenda\_Cartwright@dca.ca.gov</u> or Anne Sodergren at <u>Anne\_Sodergren@dca.ca.gov</u>.

Following please find the approved surety bond and other equivalent means of security forms.

#### WHOLESALER or NONRESIDENT WHOLESALER SURETY BOND

Business and Professions Code Sections 4162, 4162.5

Bond No	
Application/License No	
KNOW ALL PERSONS BY THESE PRESENTS:	
That,	doing business as a wholesaler, whose address for purposes of service is
(Applicant),	σ <b>σ</b> · · · · · · · · · · · · · · · · · · ·
,	as PRINCIPAL, and
(address of Applicant)	(Surety Company),
a corporation organized under the laws of	and authorized to transact a general surety business in the State of
(state of inco	
California, whose address for purposes of service is,	
, , , , , , , , , , , , , , , , , , , ,	(address for Surety Company)
as SURETY, are held and firmly bound unto the People of the	ne State of California, and to the Pharmacy Board Contingent Fund, for the penal sum of
	which payment we bind ourselves, our heirs, executors, administrators, successors and
assigns joining and severally, by these presents. This bond i	(effective date)

WHEREAS, the provisions of Sections 4162 and/or 4162.5, Business and Professions Code, require that the Applicant file or have on file with the California State Board of Pharmacy (Board) a bond in the sum of \$100,000.00 payable to the Pharmacy Board Contingent Fund, and this bond is executed and tendered in accordance therewith. The purpose of the bond is to secure payment of any administrative fines imposed on Applicant by the Board, and/or any cost recovery owed by Applicant to the Board under Business and Professions Code Section 125.3.

NOW THEREFORE, the conditions of the foregoing obligation are that if the Applicant shall comply with and be subject to the provisions of Division 2, Chapter 9 (commencing with Section 4000) of the Business and Professions Code, then this obligation shall be null and void; otherwise it shall remain in full force and effect.

PROVIDED HOWEVER, this bond is subject to the following express conditions:

- (1) This bond shall be deemed continuous in form and shall remain in full force and effect and shall run concurrently with the license period for which the license is granted and each and every succeeding license period or periods for which said Applicant may be licensed, after which liability hereunder shall cease except as to any liability or indebtedness therefore incurred or accrued hereunder.
- (2) This bond is executed by the Applicant and the Surety to comply with the provisions of Division 2, Chapter 9 (commencing with Section 4000) of the Business and Professions Code and of Chapter 2, Title 14, Part 2 (commencing with Section 995.010) of the Code of Civil Procedure and said bond shall be subject to all of the terms and provisions thereof.
- (3) The Surety, its successors and assigns, are jointly and severally liable on the obligations of the bond, in conformity with Chapter 2, Title 14, Part 2 (commencing with Section 995.010) of the Code of Civil Procedure and Division 2, Chapter 9 (commencing with Section 4000) of the Business and Professions Code.
- (4) The limitations of the liability of the Surety and the conditions of the bond are set forth in Business and Professions Code Sections 4162 and 4162.5. The Board may make a claim against the bond for any administrative fine imposed on Applicant by the Board pursuant to Division 2, Chapter 9 (commencing with Section 4000) of the Business and Professions Code, or for any cost recovery ordered payable by Applicant pursuant to Business and Professions Code Section 125.3, if Applicant fails to pay to the Board the fine or cost recovery within thirty (30) days of the order imposing the fine or cost recovery. Any such claim may be made directly to the Surety and need not be preceded by the filing of any action in a proper court. Payment of any such claim shall be payable to the Pharmacy Board Contingent Fund.

- (5) The aggregate liability of the Surety hereunder on all claims whatsoever shall not exceed the penal sum of this bond in any event.
- (6) This bond may be cancelled by the Surety in accordance with the provisions of Article 13 (commencing with Section 996.310), Chapter 2, Title 14, Part 2 of the Code of Civil Procedure.
- (7) The Applicant and Surety may be served with notices, papers and other documents under the provisions of Chapter 2, Title 14, Part 2 (commencing with Section 995.010) of the Code of Civil Procedure at the addresses given above.

I certify (or declare) under penalty of perjury, under the laws of the State of California, that I have executed the foregoing bond on behalf of the Surety under an unrevoked power of attorney.

In witness whereof, each party to this bond has caused it to be ex	recuted on this day of, 20
PRESCRIPTION DRUG WHOLESALER or	SURETY COMPANY
OUT-OF-STATE PRESCRIPTION DRUG WHOLESALER	Surety Company's Representative
Principal's Authorized Representative	, Attorney-in-Fact
SIGNED and SEALED in the presence of:	print name
	SIGNED and SEALED in the presence of:
Witness	Witness
Witness	Witness
	Countersigned by:

California Resident Agent

# WHOLESALER OR NONRESIDENT WHOLESALER SURETY BOND FOR ENTITIES WITH GROSS ANNUAL RECEIPTS OF \$10,000,000 OR LESS

Business and Professions Code Sections 4162, 4162.5

Bond No	
Application/License No	
KNOW ALL PERSONS BY THESE PRESENTS:	
That,	doing business as a wholesaler, whose address for purposes of service is
(Applicant),	DINOIDAL and
, as F (address of Applicant)	PRINCIPAL, and(Surety Company),
11 /	and authorized to transact a general surety business in the State of
California, whose address for purposes of service is,	,
	(address for Surety Company)
as SURETY, are held and firmly bound unto the People of the St	ate of California, and to the Pharmacy Board Contingent Fund, for the penal sum of
TWENTY FIVE THOUSAND DOLLARS (\$25,000.00), for which r	payment we bind ourselves, our heirs, executors, administrators, successors and
assigns jointly and severally, by these presents. This bond term	
200.g je 2012. 2013 27 2.1000 p. 000.1101 11.110 20112 101111	(effective date)
WHEREAS, the provisions of Sections 4162 and/or 4162.5, Busin	ness and Professions Code, require that the Applicant file or have on file with the
California State Board of Pharmacy (Board) a bond in the sum of	\$25,000.00 payable to the Pharmacy Board Contingent Fund, and this bond is

WHEREAS, the provisions of Sections 4162 and/or 4162.5, Business and Professions Code, require that the Applicant file or have on file with the California State Board of Pharmacy (Board) a bond in the sum of \$25,000.00 payable to the Pharmacy Board Contingent Fund, and this bond is executed and tendered in accordance therewith. The purpose of the bond is to secure payment of any administrative fines imposed on Applicant by the Board, and/or any cost recovery owed by Applicant to the Board under Business and Professions Code Section 125.3.

NOW THEREFORE, the conditions of the foregoing obligation are that if the Applicant shall comply with and be subject to the provisions of Division 2, Chapter 9 (commencing with Section 4000) of the Business and Professions Code, then this obligation shall be null and void; otherwise it shall remain in full force and effect.

PROVIDED HOWEVER, this bond is subject to the following express conditions:

- (1) This bond shall be deemed continuous in form and shall remain in full force and effect and shall run concurrently with the license period for which the license is granted and each and every succeeding license period or periods for which said Applicant may be licensed, after which liability hereunder shall cease except as to any liability or indebtedness therefore incurred or accrued hereunder.
- (2) This bond is executed by the Applicant and the Surety to comply with the provisions of Division 2, Chapter 9 (commencing with Section 4000) of the Business and Professions Code and of Chapter 2, Title 14, Part 2 (commencing with Section 995.010) of the Code of Civil Procedure and said bond shall be subject to all of the terms and provisions thereof.
- (3) The Surety, its successors and assigns, are jointly and severally liable on the obligations of the bond, in conformity with Chapter 2, Title 14, Part 2 (commencing with Section 995.010) of the Code of Civil Procedure and Division 2, Chapter 9 (commencing with Section 4000) of the Business and Professions Code.
- (4) The limitations of the liability of the Surety and the conditions of the bond are set forth in Business and Professions Code Sections 4162 and 4162.5. The Board may make a claim against the bond for any administrative fine imposed on Applicant by the Board pursuant to Division 2, Chapter 9 (commencing with Section 4000) of the Business and Professions Code, or for any cost recovery ordered payable by Applicant pursuant to Business and Professions Code Section 125.3, if Applicant fails to pay to the Board the fine or cost recovery within thirty (30) days of the order imposing the fine or cost recovery. Any such claim may be made directly to the Surety and need not be preceded by the filing of any action in a proper court. Payment of any such claim shall be payable to the Pharmacy Board Contingent Fund.

- (5) The aggregate liability of the Surety hereunder on all claims whatsoever shall not exceed the penal sum of this bond in any event.
- (6) This bond may be cancelled by the Surety in accordance with the provisions of Article 13 (commencing with Section 996.310), Chapter 2, Title 14, Part 2 of the Code of Civil Procedure.
- (7) The Applicant and Surety may be served with notices, papers and other documents under the provisions of Chapter 2, Title 14, Part 2 (commencing with Section 995.010) of the Code of Civil Procedure at the addresses given above.

I certify (or declare) under penalty of perjury, under the laws of the State of California, that I have executed the foregoing bond on behalf of the Surety under an unrevoked power of attorney.

In witness whereof, each party to this bond has caused it to be executed	d on this day of, 20
PRESCRIPTION DRUG WHOLESALER	SURETY COMPANY
OUT-OF-STATE PRESCRIPTION DRUG WHOLESALER	Surety Company's Representative
Principal's Authorized Representative	, Attorney-in-Fact
SIGNED and SEALED in the presence of:	print name
	SIGNED and SEALED in the presence of:
Witness	Witness
Witness	
***************************************	Witness
	Countersigned by:
	California Resident Agent



1625 N. Market Blvd, Suite N219, Sacramento, CA 95834 Phone (916) 574-7900 Fax (916) 574-8618

STATE AND CONSUMER SERVICES AGENCY DEPARTMENT OF CONSUMER AFFAIRS ARNOLD SCHWARZENEGGER, GOVERNOR

Name	of Financial Institution:	_
Addres	ss:	_
City, S	tate Zip:	_
Name	of Applicant/Licensee:	_
Addres	SS:	_
City, S	tate Zip:	<u> </u>
IRRE	OCABLE STANDBY LETTER OF CREDIT NO.	DATED:
To Ber	neficiary:	
1625 N Sacran	nia State Board of Pharmacy I. Market Blvd, Suite N219 nento, CA 95834 on: Executive Officer	
1.	At the request and on the instructions of	Pharmacy (Board), this Irrevocable
2.	This Credit is and has been established for the sole benefit of the Board pursuant to the terms of Business and Professions Code sections 4162 and/or 4162.5, pertaining to the initial or renewal application filed by the Applicant/Licensee.	
3.	This credit is intended by the parties to serve as a security device for the performance by Applicant/Licensee of its obligations under Chapter 9, Division 2, commencing with section 4000 of the Business and Professions Code.	
4.	Upon the occurrence of any default by Applicant/Licensed discretion under this agreement, the Board shall be entitled presentation of a duly executed CERTIFICATE FOR DRAW Attachment A, attached hereto, at our office located at (Address	ed to draw upon this credit by VING in substantially the same form as

- 5. The CERTIFICATE shall be completed and signed by an "Authorized Representative" as defined in paragraph 12. Presentation by the Board of a completed CERTIFICATE may be made in person or by registered mail, return receipt requested.
- 6. Upon presentation of a duly executed CERTIFICATE as above provided, payment shall be made to the Board, or to an account designated by the Board, in immediately available funds, at such time and place as the Board shall specify.

- 7. Funds may be drawn in one or more drawings not to exceed the principal sum.
- 8. If demand for payment does not conform to the terms of this CREDIT, we shall give the Board prompt notice that the demand for payment was not effected in accordance with the terms of this CREDIT, state the reasons therefore, and await further instructions.
- 9. Upon being notified that the demand for payment was not effected in conformity with the CREDIT, the Board may correct any such non-conforming demand for payment.
- 10. All drawings under this CREDIT shall be paid with our funds. Each drawing honored by us hereunder shall reduce, <u>pro tanto</u>, the principal sum. By paying to the Board an amount demanded in accordance herewith, we make no representations as to the correctness of the amount demanded.
- 11. This CREDIT will be cancelled in whole or in part upon receipt by us of a CERTIFICATE OF CANCELLATION, which (i) shall be in the form of Attachment B attached hereto, and (ii) shall be completed and signed by any person purporting to be an Authorized Representative, as defined in the next paragraph.
- 12. An "Authorized Representative" shall mean the following person: Executive Officer of the California State Board of Pharmacy
- 13. Communications with respect to this CREDIT shall be in writing and addressed to us at \_\_\_\_\_(Address of Financial Institution) specifically referring upon such writing to this CREDIT by number.
- 14. This CREDIT may not be transferred or assigned, either in whole or in part.
- 15. This CREDIT shall be deemed a contract made under the laws of the State of California.
- 16. This CREDIT shall, if not cancelled as provided herein, expire no later than \_\_\_\_\_ the date of its execution.

  THEREFORE, \_\_\_\_\_ (Financial Institution) has executed and delivered this IRREVOCABLE STANDBY LETTER OF CREDIT to the Board as of the \_\_\_\_day of \_\_\_\_\_, 20\_\_.



California State Board of Pharmacy 1625 N. Market Blvd, Suite N219, Sacramento, CA 95834 Phone (916) 574-7900 Fax (916) 574-8618

STATE AND CONSUMER SERVICES AGENCY **DEPARTMENT OF CONSUMER AFFAIRS** ARNOLD SCHWARZENEGGER, GOVERNOR

### **CERTIFICATE FOR DRAWING**

Name	e of Financial Institution (ISSUER):	
Addres	ess:	
City, S	State, Zip:	
Name	e of Applicant/Licensee:	
Addres	ess:	
City, S	State, Zip:	
IRRE	EVOCABLE STANDBY LETTER OF CREDIT NO.	
Benefi	ficiary:	
1625 N	ornia State Board of Pharmacy N. Market Blvd, Suite N219 amento, CA 95834	
	undersigned, a duly Authorized Representative of ted in the above referenced CREDIT), hereby certif	he California State Board of Pharmacy (Board) (as ies to the ISSUER that:
1.	. An Event of Default has occurred as defined in	section 4 of the Agreement.
2.	. The undersigned is authorized under the terms CERTIFICATE as the sole means of demanding	of the above-referenced CREDIT to present this payment on the CREDIT.
3.	3. The Board is therefore making a drawing under the above-referenced CREDIT in the amount of \$	
4.	. The amount demanded does not exceed the Pr	incipal Sum.
5.	. Sums received shall be used by the Board in a	cordance with the terms of the Agreement.
THERE		red this CERTIFICATE as of theday of,
	CALIF	ORNIA STATE BOARD OF PHARMACY
	Ву	
	.,	CIA HARRIS tive Officer



California State Board of Pharmacy 1625 N. Market Blvd, Suite N219, Sacramento, CA 95834 Phone (916) 574-7900 Fax (916) 574-8618

STATE AND CONSUMER SERVICES AGENCY **DEPARTMENT OF CONSUMER AFFAIRS** ARNOLD SCHWARZENEGGER, GOVERNOR

#### **CERTIFICATE FOR CANCELLATION**

Name of Financial Institution (ISSUER):	
Address:	
City, State Zip:	
Name of Applicant/Licensee:	
Address:	
City, State Zip:	
IRREVOCABLE STANDBY LETTER OF CRED	IT NO
Beneficiary:	
California State Board of Pharmacy 1625 N. Market Blvd, Suite N219 Sacramento, CA 95834	
The undersigned, a duly Authorized Representate defined in the above referenced CREDIT), hereby	tive of the California State Board of Pharmacy (Board) (as by certifies to the ISSUER that:
The license for which the credit was issumaking the cancellation of the credit appropriate the control of the credit was issued to the control of the credit was included as a control of the credit was a control of the credit	ued has expired or otherwise become inoperable, thereby propriate.
2. The Board therefore requests the cance	llation of the above-referenced CREDIT.
THEREFORE, the undersigned has executed and, 20	delivered this CANCELLATION as of theday of
	CALIFORNIA STATE BOARD OF PHARMACY
	Ву
	PATRICIA HARRIS Executive Officer



California State Board of Pharmacy 1625 N. Market Blvd, Suite N219, Sacramento, CA 95834 Phone (916) 574-7900 Fax (916) 574-8618

STATE AND CONSUMER SERVICES AGENCY **DEPARTMENT OF CONSUMER AFFAIRS** ARNOLD SCHWARZENEGGER, GOVERNOR

### CASH DEPOSIT IN LIEU OF BOND

I/We	, hereinafter referred to as Assignor, whose
principal place of business is located at do/does hereby assign and set over to the referred to as Board, all right, title and inte cash sum of, which is Section 4162.5 of the Business and Profess This assignment is binding on Assignor, his severally, and is conditioned that Assignor l	
	authorized to refund said cash deposit until sixty (60) days ses to be licensed by the Board, or ceases to do business as a
extent of all claims owing the California Boa wholesaler and reasonable attorney fees ar such cash deposit; that the reduction of suc renewal of the wholesaler license until such	d is authorized to reduce the sum of said cash deposit to the ard of Pharmacy arising from Assignor's business activities as a dadministrative costs incurred in processing claims against ch deposit by any amount shall be grounds for denial of a time as the cash deposit is restored to its original amount r Section 4162.5 of the Business and Professions Code.
Executed in City and State	, on
	Signature of Person Authorized to bind the business
	Printed or Typed name of Applicant/Licensee Exactly as shown above
	Type Name and Title of Person Authorized to bind the Business